Case 7.	:19-CV-002	205-NSR-VR	Document					
	5, 551, 656, 842	TLEASE TAKE NOTION OF THE CHARLES OF THE STATE OF THE STA	rk of the Family			2		GF5a 12/2013
/	NB/0500221	Date:	6/27/17					
No:	NY059023J 2017-003868	April 4	t'ax					
rder No: NYSID No:	- 2017-003800	Chief Clark of	At a term	- of the For	ily Court of th	e State of Ne	w York,	
NISID No.		Order Distributed DSS/BCU OTHER	TOTAL DE STREET IN S	and for the C	ounty of Westernue, Yonkers, I	chester, at Yo	nkers ra	mily Court , 2017
		lichelle I. Schauer			_			
in the Matte	er of a FAMIL	Y OFFENSE Proc	eeding		File#	131794		
Jennifer S Solomon (DOB: 12/24/1974), Petitioner				Docket #	O-07850-14	/14A 4 1	5 D \$ 16H \$ 1	
					Protection		يكللا	
	900				Oraci or	1010011011		THE
- against -				Dath Dart	ies Present ir	Court		
Marc H Fishman (DOB: 08/21/1972),				both Part	ica i i caciii ii	Codit		
	Respon	dent						
CRIMINAL CRIMINAI INCARCER THIS ORDI	PROSECUT L CONTEM ATION FOR	ION, WHICH MA IPT, AND/OR M I UP TO SIX MON TECTION WILL	THIS ORDER MA Y RESULT IN YOU MAY SUBJECT Y ITHS FOR CONTEN REMAIN IN EFF OMMUNICATION	UR INCARC YOU TO I MPT OF CO FECT EVE	FAMILY COURT.	OURT PRO	DSECUT D PART OM THE	Y HAS, OR
CRIMINAL CRIMINAL CRIMINAL CRIMINAL CRIMINAL CONSENTS CON	PROSECUT L CONTEM LATION FOR ER OF PRO S TO HAVE, HIS ORDER D PARTY CA	ION, WHICH MA IPT, AND/OR M IUP TO SIX MON TECTION WILL CONTACT OR CO OF PROTECTIO ANNOT BE HELD The Family Court A n present in Court a	Y RESULT IN YOU MAY SUBJECT Y ITHS FOR CONTEN	YOU TO IMPT OF CO FECT EVE WITH THE MODIFIED IS ORDER I	FAMILY COURT. N IF THE PROPERTY AGE OF TERMINOR BE ARREST 11, 2014 in the of this O	OURT PRO ROTECTEI AINST WHO NATED BY ESTED FOI	D PART OM THE THE CO	Y HAS, OR CORDER IS DURT. THE ATING THIS
CRIMINAL CRIMINAL CRIMINAL CRIMINAL CRIMINAL CONSENTS SSUED. THE PROTECTE ORDER. petition und farc H Fishm NOW, conditions of be	PROSECUT L CONTEM ATION FOR ER OF PRO TO HAVE, HIS ORDER D PARTY CA	ION, WHICH MA IPT, AND/OR M IUP TO SIX MON TECTION WILL CONTACT OR CO OF PROTECTIO ANNOT BE HELD The Family Court A n present in Court a	MAY SUBJECT YOUNGER SUBJECT YOUNGER SON CONTENT OF THE COMMUNICATION N CAN ONLY BE TO VIOLATE THE Cot, having been filed and advised of the issue.	YOU TO IMPT OF CO FECT EVE WITH THE MODIFIED IS ORDER I	FAMILY COURT. N IF THE PROPERTY AGE OF TERMINOR BE ARREST 11, 2014 in the of this O	OURT PRO ROTECTEI AINST WHO NATED BY ESTED FOI	O PART OM THE THE CO	Y HAS, OR CORDER IS DURT. THE ATING THIS
CRIMINAL CRI	PROSECUT L CONTEM LATION FOR ER OF PRO S TO HAVE, HIS ORDER D PARTY CA HIS ORDER THEREFORE Behavior: ay from: T S Solomon (1)	ION, WHICH MA IPT, AND/OR M IUP TO SIX MON TECTION WILL CONTACT OR CO OF PROTECTIO ANNOT BE HELD The Family Court A In present in Court a E, IT IS HEREBY	MAY SUBJECT YOUNGER SUBJECT YOUNGER SON CONTENT OF THE COMMUNICATION N CAN ONLY BE TO VIOLATE THE Cot, having been filed and advised of the issue.	YOU TO IMPT OF CO FECT EVE WITH THE MODIFIED IS ORDER I	FAMILY COURT. N IF THE PROPERTY AGE OF TERMINOR BE ARREST 11, 2014 in the of this O	OURT PRO ROTECTEI AINST WHO NATED BY ESTED FOI	O PART OM THE THE CO	Y HAS, OR CORDER IS OURT. THE ATING THIS
CRIMINAL CRIMINAL CRIMINAL CRIMINAL INCARCER THIS ORDI CONSENTS ISSUED. TH PROTECTE ORDER. A petition und Marc H Fishm NOW, Conditions of b [01] Stay awa [A] Jennifer [B] the hom	PROSECUT L CONTEM ATION FOR ER OF PRO TO HAVE, HIS ORDER D PARTY CA HEREFOR Behavior: THEREFOR Behavior: THE	ION, WHICH MA IPT, AND/OR M IPT, AND/OR M IUP TO SIX MON TECTION WILL CONTACT OR CO OF PROTECTIO ANNOT BE HELD The Family Court A In present in Court a E, IT IS HEREBY DOB: (C) S Solomon (DOB:	AY RESULT IN YOU MAY SUBJECT Y ITHS FOR CONTEN REMAIN IN EFF OMMUNICATION N CAN ONLY BE TO VIOLATE THI Act, having been filed and advised of the issu ORDERED that Ma	WRINCARC YOU TO I MPT OF CO FECT EVE WITH THE MODIFIED IS ORDER I on September ance and cor arc H Fishma	FAMILY COURT. N IF THE PICE PARTY AGE OR TERMINOR BE ARREST 11, 2014 in the steel of this On (DOB)	COURT PRO ROTECTEI AINST WHO NATED BY ESTED FOR	O PART OM THE THE CO R VIOLA After He	Y HAS, OR E ORDER IS DURT. THE ATING THIS aring, and
CRIMINAL CRIMINAL CRIMINAL CRIMINAL INCARCER ITHIS ORDI CONSENTS ISSUED. THE PROTECTE ORDER. A petition und farc H Fishm NOW, conditions of the [01] Stay awa [A] Jennifer [B] the hom [E] the place	PROSECUT L CONTEM ATION FOR ER OF PRO TO HAVE, HIS ORDER D PARTY CA HIS ORDER THEREFOR behavior: THEREFOR THERE	ION, WHICH MA IPT, AND/OR M IPT, AND/OR M IUP TO SIX MON TECTION WILL CONTACT OR CO OF PROTECTIO ANNOT BE HELD The Family Court A In present in Court a E, IT IS HEREBY DOB: (C) S Solomon (DOB: (C) C) Control of Jennifer S Solomon (DOB: (C) C) C	AY RESULT IN YOU MAY SUBJECT Y ITHS FOR CONTEN REMAIN IN EFF OMMUNICATION N CAN ONLY BE TO VIOLATE THI Act, having been filed and advised of the issu ORDERED that Ma ORDERED that Ma ORDERED that Ma	WRINCARC YOU TO I MPT OF CO FECT EVE WITH THE MODIFIED IS ORDER I on September ance and core are H Fishma	FAMILY COURT. N IF THE PIE PARTY AGE OR TERMINOR BE ARREST 11, 2014 in the intents of this On (DOB	COURT PRO ROTECTEI AINST WHO NATED BY ESTED FOR his Court and rder. observ	OSECUTO PART OM THE COR VIOLA After He the follower the	Y HAS, OR E ORDER IS OURT. THE ATING THIS aring, and owing
CRIMINAL CRIMINAL CRIMINAL CRIMINAL INCARCER THIS ORDI CONSENTS ISSUED. TH PROTECTE ORDER. A petition und Marc H Fishm NOW, 7 conditions of the [6] the hom [7] the plac THE CR [14] Refrain	PROSECUT L CONTEM LATION FOR ER OF PRO S TO HAVE, HIS ORDER D PARTY CA HIS ORDER THEREFOR behavior: ay from: The Solomon (I) The of Jennifer S THEREFOR THEREFOR	ION, WHICH MA IPT, AND/OR M IP	AY RESULT IN YOU MAY SUBJECT Y ITHS FOR CONTEN REMAIN IN EFF OMMUNICATION N CAN ONLY BE TO VIOLATE THI Act, having been filed and advised of the issu ORDERED that Ma ORDERED that Ma ORDERED that Ma	WRINCARC YOU TO I MPT OF CO FECT EVE WITH THE MODIFIED IS ORDER I on September ance and core arc H Fishma AT TI ephone, e-ma MFANS IN	FAMILY COURT. N IF THE PICE PARTY AGE OF TERMINOR BE ARREST II, 2014 in the intents of this On (DOB	COURT PRO ROTECTEI AINST WHO NATED BY ESTED FOI his Court and order. ORTH SCHO or other elect	OSECUTO PART OM THE COR VIOLA After He foll OOL, INC.	Y HAS, OR CORDER IS OURT. THE ATING THIS aring, and owing

GF-5a Page 2 O-07850-14/14A 2017-003868

It is further ordered that this order of protection shall remain in force until and including June 27, 2019.

Dated:

June 27, 2017

ENTER



PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD UPON THE APPELLANT, WHICHEVER IS EARLIEST.

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties authorizes, and sometimes requires such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face penalties authorized by law.

Federal law requires that this order is effective outside, as well as inside, New York State. It must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if the person restrained by the order is an intimate partner of the protected party and has or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect due process rights (18 U.S.C §§ 2265, 2266).

It is a federal crime to:

- · cross state lines to violate this order or to stalk, harass or commit domestic violence against an intimate partner or family member:
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition while this Order remains in effect (Note: there is a limited exception for military or law enforcement officers but only while they are on duty); and
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of physical force or a deadly weapon against an intimate partner or family member, even after this Order has expired (18 U.S.C. §§ 922(g)(8), 922(g)(9), 2261, 2261A, 2262).

Check Applicable Box(es):

[x]	Party against whom order was issued was advised in Court of issuance and contents of Order
(x)	Order personally served in Court upon party against whom order was issued
[]	Service directed by other means[specify]:
[]	[Modifications or extensions only]: Order mailed on [specify date and to whom mailed]:
[]	Warrant issued for party against whom order was issued[specify date]:

